IN THE UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF TEXAS HOUSTON DIVISION

In re:	S	Chapter 11
III IC.	§ §	Спария 11
SERTA SIMMONS BEDDING, LLC, et al.	8	Case No. 23-90020 (DRJ)
SERTITION STATE BEDDING, EBC, et al.	8	Cuse 110. 23 70020 (B1a)
	§	(Jointly Administered)
SERTA SIMMONS BEDDING, LLC, INVESCO	§	
SENIOR SECURED MANAGEMENT, INC.,	§	Adversary Proc. No. 23-09001 (DRJ)
CREDIT SUISSE ASSET MANAGEMENT, LLC,	§	
BOSTON MANAGEMENT AND RESEARCH,	§	
EATON VANCE MANAGEMENT, and BARINGS	§	
LLC,	§	
Plaintiffs,	§	
	§	
- against —	§	
C	§	
AG CENTRE STREET PARTNERSHIP L.P., AG	§	
CREDIT SOLUTIONS NON-ECI MASTER FUND,	§	
L.P., AG SF MASTER (L), L.P., AG SUPER FUND	§	
MASTER, L.P., SILVER OAK CAPITAL, L.L.C.,	§	
ASCRIBE III INVESTMENTS, LLC, COLUMBIA	§	
CENT CLO 21 LIMITED, COLUMBIA CENT CLO	§	
27 LIMITED, COLUMBIA FLOATING RATE	§	
INCOME FUND, A SERIES OF COLUMBIA	§	
FUNDS SERIES TRUST II, COLUMBIA	§	
STRATEGIC INCOME FUND, A SERIES OF	§	
COLUMBIA FUNDS SERIES TRUST I,	§	
CONTRARIAN CAPITAL FUND I, L.P.,	§	
CONTRARIAN CENTRE STREET	§	
PARTNERSHIP, L.P., CONTRARIAN	§	
DISTRESSED DEBT FUND, L.P., GAMUT	§	
CAPITAL SSB, LLC, LCM XXII LTD., LCM XXIII	§	
LTD., LCM XXIV LTD., LCM XXV LTD., LCM 26	§	
LTD., LCM 27 LTD., LCM 28 LTD., NORTH STAR	§	
DEBT HOLDINGS, L.P., SHACKLETON 2013- III	§	
CLO, LTD., SHACKLETON 2013-IV-R CLO, LTD.,	§	
SHACKLETON 2014-V-R CLO, LTD.,	§	
SHACKLETON 2015-VII-R CLO, LTD.,	§	
SHACKLETON 2017-XI CLO, LTD., Z CAPITAL	§	
CREDIT PARTNERS CLO 2018-1 LTD., AND Z	§	
CAPITAL CREDIT PARTNERS CLO 2019-1 LTD.,	§	
	§	
Defendants.	8	

ORDER DENYING ASSERTION OF PRIVELEGE

Upon consideration of the *Emergency Motion Challenging Assertion of Privilege* (the "Motion") filed by Defendants LCM XXII LTD., LCM XXIII LTD., LCM XXIV LTD., LCM XXIV LTD., LCM 27 LTD., and LCM 28 LTD. (the "LCM Defendants"), seeking a determination that the assertion of privilege over the document submitted as Exhibit 1 filed under seal (Dkt. 82-1) (the "Challenged Document") should be denied, and upon consideration of the Motion and the relief requested therein; and this Court having held a hearing, if any, to consider the relief requested in the Motion; and all objections, if any, to the Motion have been overruled; and this Court having determined that the legal and factual bases set for in the Motion establish just cause for the relief granted herein; and that emergency treatment is appropriate.

IT IS HEREBY ORDERED THAT

The assertion of privilege over the Challenged Document is DENIED.

Dated:	, 2023	
		DAVID R. JONES
		UNITED STATES BANKRUPTCY JUDGE